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DATE MAILED: 09/30/2004

APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/849,697	7 05/04/2001		Charles Steven Lingafelt	RSW920010082US1	8185
26502	7590	09/30/2004		EXAMINER	
IBM COR	PORATIO	N	GURSHMAN, GRIGORY		
IPLAW IQ0A/40-3 1701 NORTH STREET				ART UNIT PAPER NUMBER	
ENDICOTT, NY 13760				2132	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
Office Action Commence	09/849,697	LINGAFELT ET AL.					
Office Action Summary	Examiner	Art Unit					
	Grigory Gurshman	2132					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	correspondence address					
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period who is a reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 04 M	a <u>y 2001</u> .						
2a) This action is FINAL . 2b) ☐ This	action is non-final.						
3) Since this application is in condition for allowar	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
4)⊠ Claim(s) <u>1-12</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.	☐ Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-12</u> is/are rejected.	Claim(s) <u>1-12</u> is/are rejected.						
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9) The specification is objected to by the Examine	г.						
10)⊠ The drawing(s) filed on <u>04 May 2001</u> is/are: a)[☑ The drawing(s) filed on <u>04 May 2001</u> is/are: a)☑ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the							
Replacement drawing sheet(s) including the correcti							
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.					
Priority under 35 U.S.C. § 119		,					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:	*)-(d) or (f).					
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
2. Certified copies of the priority documents3. Copies of the certified copies of the prior							
application from the International Bureau		ed in this National Stage					
* See the attached detailed Office action for a list	· · · · ·	ed.					
	·						
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary	(PTO-413)					
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da	ate Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:	and the second of the second o					

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sherer (U.S. Patent No. 6.115.376) in view of Frantz (U.S. Patent No. 6.697.943 B1).
- 3. Referring to claim 1, Sherer discloses a medium access control address authentication (see abstract and Fig. 4). Sherer teaches a plurality of ports adapted for connection to respective MAC layer devices includes storing authentication data in the star configured interconnection device that maps MAC addresses of end stations in the network to particular ports on the star configured interconnection device. Upon receiving a packet on a particular port, the process involves determining whether the packet carries a source address, which the authentication data maps to the particular port. If the packet carries a source address, which the authentication data maps to the particular port, then the packet is accepted. If the packet does not carry a source MAC address, which the authentication maps to the port, then an authentication protocol is executed on the port to determine whether the MAC address originates from an authorized sender according to the authentication protocol (see abstract). According to Sherer, network devices learn the segments of the network on which to find certain

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MAC addresses. Thus, by using the MAC address of another device, an end station is capable of fooling the network so that packets destined to the end station that it is mimicking, are routed to the mimic. An unscrupulous user spoofing another packet can introduce unwanted data such as computer viruses into a packet stream being transmitted from the end station, or hijack a user's network session and gain unauthorized access to other system resources (see column 1, lines 50-65).

Therefore, Sherer solves the same problem as claim 1.

4. Referring to the independent claims 1 the limitation "receiving a message by the network-addressable device" is met by a packet (102 In Fig 4.), which is transmitted to interconnection device (100). The limitation "detecting a communication protocol violation ..., wherein the communication protocol violation is indicative of activity of a spoofing vandal using an identity of the network-addressable device..." is met by teaching that upon receiving a packet on a particular port, the process involves determining whether the packet carries a source address, which the authentication data maps to the particular port (see abstract). Sherer, however does not explicitly teach generating a spoofing alert upon detection of protocol violation. Referring to claim 1, Franz teaches generating spoof control packet, setting the alerts and discarding the packets (see abstract and Fig. 3, blocks 340 and 399). Therefore at the time the invention was made, it would have been obvious to one of ordinary skill in the art, to modify a system for access control address authentication of Sherer by generating a spoofing alert as taught in Frantz. One of ordinary skill in the art would have been motivated to modify a system for access control address authentication by generating a spoofing alert as taught in Frantz for discarding the packet (see Frantz, Fig. 5).

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- 5. Claims 2-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sherer (U.S. Patent No. 6.115.376) in view of Stern (U.S. Patent No. 5.935.249) and further in view of Frantz (U.S. Patent No. 6.697.943 B1).
- Referring to the instant claims, Sherer discloses a medium access control 6. address authentication (see abstract and Fig. 4). Sherer teaches a plurality of ports adapted for connection to respective MAC layer devices includes storing authentication data in the star configured interconnection device that maps MAC addresses of end stations in the network to particular ports on the star configured interconnection device. Upon receiving a packet on a particular port, the process involves determining whether the packet carries a source address, which the authentication data maps to the particular port. If the packet carries a source address, which the authentication data maps to the particular port, then the packet is accepted. If the packet does not carry a source MAC address, which the authentication maps to the port, then an authentication protocol is executed on the port to determine whether the MAC address originates from an authorized sender according to the authentication protocol (see abstract). According to Sherer, network devices learn the segments of the network on which to find certain MAC addresses. Thus, by using the MAC address of another device, an end station is capable of fooling the network so that packets destined to the end station that it is mimicking, are routed to the mimic. An unscrupulous user spoofing another packet can introduce unwanted data such as computer viruses into a packet stream being transmitted from the end station, or hijack a user's network session and gain

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unauthorized access to other system resources (see column 1, lines 50-65). Therefore, Sherer solves the same problem as claimed invention.

- 7. Referring to the independent claim 2, the limitation "receiving a message by the network-addressable device" is met by a packet (102 In Fig 4.), which is transmitted to interconnection device (100). The limitation " detecting a communication protocol violation ..., wherein the communication protocol violation is indicative of activity of a spoofing vandal using an identity of the network-addressable device..." is met by teaching that upon receiving a packet on a particular port, the process involves determining whether the packet carries a source address, which the authentication data maps to the particular port (see abstract). The limitation "recording attributes of the message" is met by storing the attributes in PORT/MAC table (see Fig.4). Sherer, however, does not explicitly teach advancing the value of a counter associated with the target and comparing the value of the counter with a predetermined threshold.
- 8. Referring to the instant claims Stern discloses secure network management function (see abstract). Stern teaches a counter for storing a counter value and the authentication routine for verifying the identity of a user (see column 15, lines 23-25). Stern also teaches checking a value associated with the counter and issuing authorization command if the counter value exceeds a threshold value (see column 16, lines 35-40). Stern, however, does not explicitly teach the command being a spoofing alert. Referring to the instant claims, Franz teaches generating spoof control packet, setting the alerts and discarding the packets (see abstract and Fig. 3, blocks 340 and 399). Therefore at the time the invention was made, it would have been obvious to one of ordinary skill in the art, to modify a system for access control address authentication of Sherer by using the counter and comparing the value of the counter with the threshold as taught in Stern and generating a spoofing alert as taught in Frantz. One of

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ordinary skill in the art would have been motivated to modify a system for access control address authentication by using the counter and comparing the value of the counter with the threshold as taught in Stern for issuing the authorization command (see Stern column 16, lines 39-40) and generating a spoofing alert as taught in Frantz for discarding the packet (see Frantz, Fig.5).

- 9. Referring to claims 3-5 and 9, it is well known in the art of network administration to send the alert to a network administrator, for example Windows NT over TCP/IP system use administration alerts. One of ordinary skill in the art would have been motivated to send the spoofing alert to the network administrator for taking an appropriate action such as blocking the IP address of a sender.
- 10. Referring to claim 6, the limitation "blocking the message" is met by discarding the packet (see Frantz, Fig.5).
- 11. Referring to claims 7 and 8, the "spoofing logbook database" is met by PORT/MAC tables (see Sherer, Fig. 4 unit 100).

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Grigory Gurshman whose telephone number is (703) 306-2900. The examiner can normally be reached on 9 AM-5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gilberto Barron can be reached on (703) 305-1830. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GQ.

GG

Grigory Gurshman Examiner Art Unit 2132

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